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9 **Attorneys for Plaintiff**
10 **G & G Closed Circuit Events, LLC**

11 **UNITED STATES DISTRICT COURT**
12 **NORTHERN DISTRICT OF CALIFORNIA**

13 **G & G CLOSED CIRCUIT EVENTS,**
14 **LLC,**

15 **Plaintiff,**

16 **vs.**

17 **KENNETH TEDFORD LOONEY, ET**
18 **AL.,**

19 **Defendants.**

20 **CASE NO. 4:12-cv-03094-SBA**

21 **STIPULATION OF DISMISSAL OF**
22 **PLAINTIFF'S COMPLAINT AGAINST**
23 **DEFENDANTS KENNETH TEDFORD**
24 **LOONEY, individually and d/b/a LOONEY'S**
25 **SOUTHERN BBQ; and HTHREEO, LLC, an**
26 **unknown business entity d/b/a LOONEY'S**
27 **SOUTHERN BBQ**

28 **IT IS HEREBY STIPULATED** by and between Plaintiff G & G CLOSED CIRCUIT
EVENTS, LLC, and Defendants KENNETH TEDFORD LOONEY, individually and d/b/a
LOONEY'S SOUTHERN BBQ; and HTHREEO, LLC, an unknown business entity d/b/a
LOONEY'S SOUTHERN BBQ, that the above-entitled action is hereby dismissed **without prejudice**
against KENNETH TEDFORD LOONEY, individually and d/b/a LOONEY'S SOUTHERN BBQ;
and HTHREEO, LLC, an unknown business entity d/b/a LOONEY'S SOUTHERN BBQ and subject
to the Court's jurisdiction to enforce the settlement agreement reached between the Parties.


IT IS FURTHER STIPULATED that provided no Party referenced above has filed a
motion to reopen this action by September 20, 2013, the dismissal shall be deemed to be **with**
prejudice.

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
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This dismissal is made pursuant to Federal Rules of Civil Procedure 41(a)(1). Each Party referenced above shall bear its own attorneys' fees and costs.

Dated: August 1, 2013


LAW OFFICES OF THOMAS P. RILEY, P.C.
 By: Thomas P. Riley
 Attorneys for Plaintiff
 G & G CLOSED CIRCUIT EVENTS, LLC

Dated: 8/7/2013


LAW OFFICES OF MATTHEW A. PARE, A.P.C.
 By: Matthew A. Pare
 Attorneys for Defendants
 KENNETH TEDFORD LOONEY, individually and d/b/a
 LOONEY'S SOUTHERN BBQ; and HTHREEO, LLC, an
 unknown business entity d/b/a LOONEY'S SOUTHERN BBQ

IT IS SO ORDERED:


 The Honorable Sandra Brown Armstrong
 United States District Court
 Northern District of California

Dated: 4/18/2014

PROOF OF SERVICE (SERVICE BY MAIL)

I declare that:

I am employed in the County of Los Angeles, California. I am over the age of eighteen years and not a party to the within cause; my business address is First Library Square, 1114 Fremont Avenue, South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and processing of correspondence/documents for mail in the ordinary course of business.

On August 1, 2013, I caused to serve the following documents entitled:

STIPULATION OF DISMISSAL OF PLAINTIFF'S COMPLAINT AGAINST DEFENDANTS KENNETH TEDFORD LOONEY, individually and d/b/a LOONEY'S SOUTHERN BBQ; and HTHREEO, LLC, an unknown business entity d/b/a LOONEY'S SOUTHERN BBQ

On all parties referenced by enclosing a true copy thereof in a sealed envelope with postage prepaid and following ordinary business practices, said envelope was addressed to:

Mr. Matthew A. Pare, Esq.

(Attorneys for Defendants)

LAW OFFICES OF MATTHEW PARE, A.P.C.

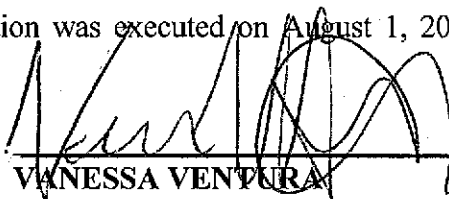
303 H. Street, Ste 435

Chula Vista, CA 91910

The fully sealed envelope with pre-paid postage was thereafter placed in our law firm's outbound mail receptacle in order that this particular piece of mail could be taken to the United States Post Office in South Pasadena, California later this day by myself (or by another administrative assistant duly employed by our law firm).

I declare under the penalty of perjury pursuant to the laws of the United States that the foregoing is true and correct and that this declaration was executed on August 1, 2013, at South Pasadena, California.

Dated: August 1, 2013



VANESSA VENTURA